## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

STEPHEN BUSHANSKY, Individually and on § Behalf of All Others Similarly Situated, § § § Plaintiff, Case No. 4:19-cv-02924 v. **めめめめめめめめめめめめ** NOTICE OF VOLUNTARY KEANE GROUP, INC., ROBERT W. **DISMISSAL** DRUMMOND, JAMES C. STEWART, MARC G.R. EDWARDS, LUCAS N. BATZER, DALE M. DUSTERHOFT, CHRISTIAN A. GARCIA, LISA A. GRAY, GARY M. HALVERSON, SHAWN KEANE, ELMER D. REED, LENARD B. TESSLER, and SCOTT WILLE, Defendants.

PLEASE TAKE NOTICE that, pursuant to Federal Rule of Civil Procedure Rule 41(a)(1)(A)(i), plaintiff Stephen Bushansky ("Plaintiff") voluntarily dismisses the claims in the captioned action (the "Action") without prejudice. Because this notice of dismissal is being filed with the Court before service by defendants of either an answer or a motion for summary judgment, Plaintiff's dismissal of the Action is effective upon the filing of this notice.

Dated: October 28, 2019

/s/ William B. Federman

William B. Federman, SDTX Bar #21540 FEDERMAN & SHERWOOD 10205 N. Pennsylvania Avenue Oklahoma City, OK 73120 -and-212 W. Spring Valley Road Richardson, TX 75081 Telephone: (214) 696-1100 Facsimile: (214) 740-0112 Email: wbf@federmanlaw.com

Counsel for Plaintiff

## **OF COUNSEL:**

## WEISSLAW LLP

Richard A. Acocelli 1500 Broadway, 16th Floor New York, New York 10036

Tel: (212) 682-3025 Fax: (212) 682-3010